

EXHIBIT A

EXHIBIT A

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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LANQING LIN,
YONG SHAN SU,
LIXIAN QIAN,
EN LIN XIAO, and
MEI HUI JIANG,
*on their own behalf and on behalf of others similarly
situated, and*
LINGMIN YANG,
on her own behalf,

Plaintiffs,

v.

EVERYDAY BEAUTY AMORE INC.;
EVERYDAY BEAUTY ARITAUM CORP.;
EVERYDAY BEAUTY MISSHA CORP.;
EVERYDAY AMORE LLC;
EVERYDAY BEAUTY SHOP, INC.;
EVERYDAY GROUP LLC;
EVERYDAY BEAUTY ARITAUM LAB INC.;
EVERYDAY BEAUTY CORP.;
EVERYDAY BEAUTY LG INC.;
EVERYDAY BEAUTY NATURE COLLECTION
CORP.;
EVERYDAY BEAUTY SHISEIDO CORP.;
EVERYDAY BEAUTY SUPPLY INC.;
JOHN DOE CORP. 1;
JOHN DOE CORP. 2;
JOHN DOE CORP. 3;
JOHN DOE CORP. 4;
JOHN DOE CORP. 5;
JOHN DOE CORP. 6;
JOHN DOE CORP. 7;
JOHN DOE CORP. 8;
JOHN DOE CORP. 9;
JOHN DOE CORP. 10;
JOHN DOE CORP. 11;
XIU QING SU, and
XIN LIN,

Defendants.

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Case No. 18-cv-00729

**COURT AUTHORIZED
NOTICE OF 29 U.S.C. § 216(b)
COLLECTIVE ACTION**

**IMPORTANT NOTICE
ADVISING YOU OR YOUR
RIGHTS**

TO: Current and former retail sales employees and managers employed at the following stores any time from December 10, 2015 to October 31, 2017 who did not sign an arbitration agreement:

- (1) EVERYDAY BEAUTY AMORE INC., located at 6301 Eighth Avenue, Store #12-13, Brooklyn, NY 11220;
- (2) EVERYDAY BEAUTY ARITAUM CORP., located at 6301 Eighth Avenue, Store #21, Brooklyn, NY 11220;
- (3) EVERYDAY BEAUTY MISSHA CORP., located at 136-20 Roosevelt Avenue, Unit 202-205, Flushing, NY 11354 and;
- (4) EVERYDAY AMORE LLC, located at 40-24 College Point Boulevard, Suite B211, Flushing, NY 11354;
- (5) EVERYDAY BEAUTY SHOP, INC., located at 163 Hester Street, Store B, New York, NY 10013;
- (6) EVERYDAY GROUP LLC, located at 63 Flushing Avenue, Unit 148, Brooklyn, NY 11205;
- (7) EVERYDAY BEAUTY ARITAUM LAB INC., located at 2038 86th Street, Brooklyn, NY 11214;
- (8) EVERYDAY BEAUTY CORP., located at 63 Flushing Avenue, Unit 148, Brooklyn, NY 11205;
- (9) EVERYDAY BEAUTY LG INC., located at 135-24 Roosevelt Avenue, Flushing, NY 11354;
- (10) EVERYDAY BEAUTY NATURE COLLECTION CORP., located at 136-20 Roosevelt Avenue, Flushing, NY 11354;
- (11) EVERYDAY BEAUTY SHISEIDO CORP., located at 63 Flushing Avenue, Brooklyn, NY 11205;
- (12) EVERYDAY BEAUTY SUPPLY INC., located at 6546 Cromwell Crescent, #148, Rego Park, NY 11374;
- (13) JOHN DOE CORP. 1, located at 163 Hester Street, Store B, New York, NY 10013;
- (14) JOHN DOE CORP. 2, located at 135-24 Roosevelt Avenue, Flushing, NY 11354;
- (15) JOHN DOE CORP. 3, located at 136-85 Roosevelt Avenue, Flushing, NY 11354;
- (16) JOHN DOE CORP. 4, located at 136-20 Roosevelt Avenue, Unit 213, Flushing, NY 11354;
- (17) JOHN DOE CORP. 5, located at 136-20 Roosevelt Avenue, Unit 129, Flushing, NY 11354;
- (18) JOHN DOE CORP. 6, located at 7 Catherine Street, Store 7, New York, NY 10038;
- (19) JOHN DOE CORP. 7, located at 18 E Broadway, New York, NY 10002;
- (20) JOHN DOE CORP. 8, located at 136-95 Roosevelt Avenue, Flushing, NY 11354;
- (21) JOHN DOE CORP. 9, located at 135-28 Roosevelt Avenue, Flushing, NY 11354;
- (22) JOHN DOE CORP. 10, located at 115 Bowery, New York, NY 10002; and
- (23) JOHN DOE CORP. 11, located at 136-79 Roosevelt Avenue, Flushing, NY 11354;

(hereinafter “Defendants”)

If you worked as retail sales employees and/or managers at any of the stores above at any time since December 10, 2015 to October 31, 2017, the purpose of this Notice is to advise you of this lawsuit, and to further advise you of certain rights you may have with respect to this action.

Plaintiffs LANQING LIN, YONG SHAN SU, LIXIAN QIAN, EN LIN XIAO and MEI

HUI JIANG have brought this action on behalf of all other current and former retail sales employees and managers at any time since December 10, 2015 to October 31, 2017, alleging that they were not paid at least the minimum wage for all hours worked; (ii) were not paid overtime for all hours worked over 40.

The lawsuit seeks monetary damages under the Fair Labor Standards Act (29 U.S.C. 201 *et seq.*)

THIS NOTICE is meant to advise you of your right to participate in this lawsuit as a claimant and plaintiff under the Fair Labor Standards Act, if you worked for one of the stores above at any time from December 10, 2015 to October 31, 2017 and you did not sign an arbitration agreement. The Fair Labor Standards Act claims allege employees: (i) were not paid at least the minimum wage for all hours worked; (ii) were not paid overtime for all hours worked over 40.

No determination has been made that you are owed any amount money, and the Court is not endorsing the merits of this lawsuit or advising you to participate in this lawsuit. You are under no obligation to respond to this notice.

Federal law prohibits Defendants from retaliating against you or discriminating against you if you wish to join this lawsuit

YOUR LEGAL RIGHTS AND OPTIONS IN THIS LAWSUIT	
ASK TO BE INCLUDED	If you wish to be included, you must complete the form at the end of this Notice.
DO NOTHING	By doing nothing, you will not be included in the portion of the lawsuit relating to claims under the Fair Labor Standards Act.

Your options are explained in this notice. To ask to be included in this lawsuit, you must act before [60 days from date notice is sent out.]

01. Why did I get this notice?

You are getting this notice because some of the Defendants' records show that you work or worked at a store covered by the claims in this case at some time from December 10, 2015 through October 31, 2017.

02. What is this lawsuit about?

This lawsuit is about whether employees were properly paid in accordance with federal law. In the portion of the lawsuit brought under the Fair Labor Standards Act ("FLSA"), the lawsuit alleges that Defendants (i) failed to pay employees the full minimum wage for all hour worked; (ii) failed to pay overtime for all hours worked over 40.

Defendants deny these allegations.

03. What damages is the lawsuit seeking?

The lawsuit is seeking to recover unpaid minimum wages, overtime pay, and “liquidated damages,” which doubles the amount of alleged wages owed. The lawsuit is also seeking recovery of costs and attorneys’ fees.

04. What happens if I join the lawsuit?

If you choose to join this lawsuit, you will be bound by any ruling, settlement or judgment, whether favorable or unfavorable. You will also share in any proceeds from a settlement or a favorable judgment.

By joining this lawsuit, you designate Plaintiffs LANQING LIN, YONG SHAN SU, LIXIAN QIAN, EN LIN XIAO and MEI HUI JIANG as your representatives, and to the fullest extent possible, you designate Plaintiffs and their counsel to make decisions on your behalf concerning the case, the method and manner of conducting the case, and all other matters pertaining to this lawsuit. Decisions made and agreements entered into by Plaintiffs relating to the lawsuit will be binding on you if you join the lawsuit.

While this lawsuit is pending, as part of the discovery process, you may be asked to provide documents or information relating to your employment, which may include responding to written questions or answering questions in person under oath, either before or at trial. For this reason, if you join the lawsuit, you should preserve all documents relating to the Defendants currently in your possession. You also may be asked to sit for a deposition scheduled at your convenience and/or asked to testify at a trial in the Eastern District of New York Courthouse.

05. Can Defendants and/or my current employer retaliate or fire me if I join the lawsuit?

No. It is a violation of Federal law for any of the Defendants to fire, discipline, or in any manner discriminate or retaliate against you for taking part in this case.

06. Does my immigration status matter?

No. Your immigration status does not affect your entitlement to recover any back wages that might be owed or to participate in the lawsuit.

07. How do I ask the Court to include me in the case?

Enclosed is a form called the “Plaintiff Consent Form.” **If you choose to join the lawsuit, it is extremely important that you read, sign, and promptly return the Plaintiff Consent Form.**

The Plaintiff Consent form must be sent to the following address:

Douglass C. Palmer
Clerk of the Court
United States District Court
Eastern District of New York
225 Cadman Plaza East

Brooklyn, New York 11201

RE: *LIN, et al. v. EVERYDAY BEAUTY AMORE INC. et al.*

The signed Plaintiff Consent Form must be postmarked by (60 days from mailing). If your Plaintiff Consent Form is not postmarked by (60 days from mailing), you may not be able to participate in the federal law portion of this case or share in a monetary damage if monetary damages are found to be owed.

08. Do I have a lawyer in this case?

If you choose to join this lawsuit, you will be represented by Plaintiffs' Counsel:

John Troy and Aaron Schweitzer
Troy Law, PLLC,
41-25 Kissena Boulevard, Suite 119,
Flushing, New York 11355,
Telephone: (718) 762-1324.
Email: troylaw@troypllc.com

09. Should I get my own lawyer?

You do not need to hire your own lawyer because Plaintiffs' Counsel will be working on your behalf. However, you have a right to hire an attorney of your choice to represent you in this matter. If you are represented by other counsel, you will need to confer with them regarding their costs and fees.

10. How will the lawyers be paid?

You will not be required to pay any out of pocket expense for services provided by Plaintiffs' counsel Troy Law, PLLC. If you choose to be represented by Plaintiffs' attorneys, their costs and fees will be paid out of any settlement or money judgment the class receives against Defendants. If there is no settlement or money judgment, Plaintiffs' counsel will not receive any fee. Further information about this Notice, the deadline for joining the lawsuit, the form provided or answers to other questions concerning this lawsuit may be obtained by contacting the Plaintiffs' attorney John Troy, Esq., telephone number (718) 762-1324. Any communication with Troy Law, PLLC is **privileged and confidential** and will not be disclosed to anyone without your permission.

If you select an attorney other than Plaintiffs' counsel to represent you in this action, you may join this lawsuit by submitting an appropriate consent form directly to the Clerk of Court by the deadline indicated herein.

11. What happens if I do nothing at all?

If you choose to not join this lawsuit, you will not be affected by any settlement or judgment rendered in this case, whether favorable or unfavorable.

12. Do the Defendants have a lawyer in this case?

Yes, the attorneys for Defendants are:

Felice B. Ekelman and Douglas J. Klein
Jackson Lewis P.C.
666 Third Avenue, 29th Floor
New York, NY 10017
Douglas.Klein@jacksonlewis.com

13. This notice has been authorized by the court.

This notice and its contents have been authorized by District Judge Brian M. Cogan for the Eastern District of New York. The Court has not yet ruled on whether Plaintiffs' claims or Defendants' defenses have any merit.

Please do not write or call the court about this notice.

Although the Court has approved the sending of this Notice, the Court expresses no opinion on the merits of the Lawsuit.

CONSENT TO JOIN LAWSUIT

1. I consent to be a party plaintiff in the lawsuit *LIN, et al. v. EVERYDAY BEAUTY AMORE INC., et al.*, U.S. District Court, Eastern District of New York, Civil Action No. 18-cv-00729 in order to seek redress for violations of the Fair Labor Standards Act, pursuant to [29 U.S.C. § 216\(b\)](#).

2. By signing and returning this consent form, I hereby designate Plaintiffs LANQING LIN, YONG SHAN SU, LIXIAN QIAN, EN LIN XIAO and MEI HUI JIANG and their counsel Troy Law, PLLC (“the Firm”) to represent me and make decisions on my behalf concerning the litigation and any settlement. I understand that reasonable costs expended on my behalf will be deducted from any settlement or judgment amount on a pro rata basis among all other plaintiffs. I understand that the Firm will petition the Court for reasonable attorneys’ fees and expenses should this case settle or a money judgment is received and will receive a proportion of any such gross settlement or judgment amount. I agree to be bound by any adjudication of this action by a court, whether it is favorable or unfavorable.

Name (printed)

Signature

Date

Street Address

City, State, Zip

Best Telephone Number(s)

Email

Mail to:

Douglass C. Palmer
Clerk of the Court
United States District Court
Eastern District of New York
225 Cadman Plaza East
Brooklyn, New York 11201

RE: *LIN, et al. v. EVERYDAY BEAUTY AMORE INC. et al.*

EXHIBIT B

EXHIBIT B

美国联邦地区法院纽约州东区法院

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LANQING LIN, (林蘭清) 和

YONG SHAN SU (苏咏珊)

LIXIAN QIAN (钱理嫻)

EN LIN XIAO (肖恩淋)

MEI HUI JIANG (江美慧)

代表她们自己和其他相同处境的员工,

LINGMIN YANG (杨灵敏) ,

代表她自己,

原告,

- 起诉

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EVERYDAY BEAUTY AMORE INC.;
EVERYDAY BEAUTY ARITAUM CORP.;
EVERYDAY BEAUTY MISSHA CORP.;
EVERYDAY AMORE LLC;
EVERYDAY BEAUTY SHOP, INC.;
EVERYDAY GROUP LLC;
EVERYDAY BEAUTY ARITAUM LAB INC.;
EVERYDAY BEAUTY CORP.;
EVERYDAY BEAUTY LG INC.;
EVERYDAY BEAUTY NATURE COLLECTION
CORP.;
EVERYDAY BEAUTY SHISEIDO CORP.;
EVERYDAY BEAUTY SUPPLY INC.;
JOHN DOE CORP. 1;
JOHN DOE CORP. 2;
JOHN DOE CORP. 3;
JOHN DOE CORP. 4;
JOHN DOE CORP. 5;
JOHN DOE CORP. 6;
JOHN DOE CORP. 7;
JOHN DOE CORP. 8;
JOHN DOE CORP. 9;
JOHN DOE CORP. 10;
JOHN DOE CORP. 11;
XIU QING SU, and
XIN LIN,

被告。

Case No: 18-cv-00729

依据 29 U.S.C. §216(B)
的集体诉讼

关于您的

合法权益重要通知

致：现在和曾经于 2015 年 12 月 10 号到 2017 年 10 月 31 日期间在以下门店作为销售员或者销售经理的，并没有签署过仲裁协议的员工：

- (1) EVERYDAY BEAUTY AMORE INC., located at 6301 Eighth Avenue, Store #12-13, Brooklyn, NY 11220;
- (2) EVERYDAY BEAUTY ARITAUM CORP., located at 6301 Eighth Avenue, Store #21, Brooklyn, NY 11220;
- (3) EVERYDAY BEAUTY MISSHA CORP., located at 136-20 Roosevelt Avenue, Unit 202-205, Flushing, NY 11354 and;
- (4) EVERYDAY AMORE LLC, located at 40-24 College Point Boulevard, Suite B211, Flushing, NY 11354;
- (5) EVERYDAY BEAUTY SHOP, INC., located at 163 Hester Street, Store B, New York, NY 10013;
- (6) EVERYDAY GROUP LLC, located at 63 Flushing Avenue, Unit 148, Brooklyn, NY 11205;
- (7) EVERYDAY BEAUTY ARITAUM LAB INC., located at 2038 86th Street, Brooklyn, NY 11214;
- (8) EVERYDAY BEAUTY CORP., located at 63 Flushing Avenue, Unit 148, Brooklyn, NY 11205;
- (9) EVERYDAY BEAUTY LG INC., located at 135-24 Roosevelt Avenue, Flushing, NY 11354;
- (10) EVERYDAY BEAUTY NATURE COLLECTION CORP., located at 136-20 Roosevelt Avenue, Flushing, NY 11354;
- (11) EVERYDAY BEAUTY SHISEIDO CORP., located at 63 Flushing Avenue, Brooklyn, NY 11205;
- (12) EVERYDAY BEAUTY SUPPLY INC., located at 6546 Cromwell Crescent, #148, Rego Park, NY 11374;
- (13) JOHN DOE CORP. 1, located at 163 Hester Street, Store B, New York, NY 10013;
- (14) JOHN DOE CORP. 2, located at 135-24 Roosevelt Avenue, Flushing, NY 11354;
- (15) JOHN DOE CORP. 3, located at 136-85 Roosevelt Avenue, Flushing, NY 11354;
- (16) JOHN DOE CORP. 4, located at 136-20 Roosevelt Avenue, Unit 213, Flushing, NY 11354;
- (17) JOHN DOE CORP. 5, located at 136-20 Roosevelt Avenue, Unit 129, Flushing, NY 11354;
- (18) JOHN DOE CORP. 6, located at 7 Catherine Street, Store 7, New York, NY 10038;
- (19) JOHN DOE CORP. 7, located at 18 E Broadway, New York, NY 10002;
- (20) JOHN DOE CORP. 8, located at 136-95 Roosevelt Avenue, Flushing, NY 11354;
- (21) JOHN DOE CORP. 9, located at 135-28 Roosevelt Avenue, Flushing, NY 11354;
- (22) JOHN DOE CORP. 10, located at 115 Bowery, New York, NY 10002; and
- (23) JOHN DOE CORP. 11, located at 136-79 Roosevelt Avenue, Flushing, NY 11354;

(以下称 “ 被告 ”)

您如果确曾于 2015 年 12 月 10 号到 2017 年 10 月 31 日期间作为售货员或经理在任何一家上述门店工作过，本通知的目的是为了告知您一项诉讼正在进行，而本次诉讼可能涉及您的相关权益。

原告林蘭清，苏咏珊，钱理嫻，肖恩淋，江美慧，代表她们自己和其他于 2015 年 12 月 10 号到 2017 年 10 月 31 日期间在上述门店工作过并有类似处境的员工向被告提起诉

讼，诉称：(1)没有按照最低工资标准被支付所有工时的工资；(2)每周工作超过 40 小时以上，没有被支付超时工作的加班补偿。

这项诉讼旨在追回「联邦公平劳动标准法」(29 U.S.C. 201 et seq.) 规定的金钱赔偿。

本通知是为了告知您，根据「联邦公平劳动标准法」，您有权利作为原告加入这项诉讼，只要您于 2015 年 12 月 10 号到 2017 年 10 月 31 日期间在上述任何一家门店工作，并且没有签署仲裁协议：(1)没有按照最低工资标准被支付所有工时的工资；(2)每周工作超过 40 小时以上，没有被支付超时工作的加班补偿。

法院尚未对您是否有权获得任何赔偿做出裁决，也没有批准或者支持该诉讼的价值或者好处，法院没有建议您加入诉讼，您也没有义务回复此通知。

如果您想要加入此项诉讼，

联邦法禁止被告针对您做出任何报复性或者歧视性行动。

您在本诉讼中的法律权利和选择	
选择加入诉讼	如果您选择加入到本集体诉讼中来，您必须填好本通知后附的同意参加诉讼的表格。
什么都不做	如果您选择什么都不做，您将不会加入到本案按照「联邦公平劳动标准法」求偿的部分。

您可以做出的选择已在本通知内进行了解释，如果您想要加入此诉讼，您必须在**本通知发出之日起 60 日内**采取行动。

1. 我为什么收到这个通知？

您收到这个通知是因为被告的记录显示，于 2015 年 12 月 10 号到 2017 年 10 月 31 日期间，您曾经或正在此诉讼覆盖的被告的门店工作过。

2. 本诉讼是关于什么的？

本诉讼是关于员工是否按照联邦法律获得适当支付。在本诉讼依据「联邦公平劳动标准法」的部分诉请中，原告主张被告：(1)没有按照最低工资标准支付所有工时的工资；(2)没有支付每周工作超过 40 小时以外超时工作的超时工资。

被告否认上述指控。

3. 本诉讼寻求的损害赔偿有哪些？

本诉讼的目的是追讨没有被依法支付的最低工资，超时工资，以及最多不超过两倍这些欠薪总额的惩罚性赔偿金。本诉讼亦主张由被告承担此项诉讼的律师费和诉讼支出。

4.我加入本次诉讼的影响？

如果您选择加入诉讼，法院针对本次诉讼的裁决，和解或者判决，无论有利还是不利的，都将对您具有拘束力。如果和解或者判决对您有利，那么您将有权从调解或者有利的判决获得的赔偿中拿走属于您的部分。

如果您选择加入诉讼，您将指定林蘭清，苏咏珊，钱理嫻，肖恩淋，江美慧，作为您的诉讼代表，她们及她们的律师将在此案中最大限度代表您行使权利，包括行使权利的方式及过程，以及所有与案件有关的事项。如果您加入诉讼，她们关于此案签订的协议也将对您具有拘束力。

在本案进行过程中，作为程序的一部分，您可能被要求提供关于您和被告的雇佣关系的文件或信息，可能包括书面或者亲自口头宣誓在审判前或者审判中回答问题。因此，如果您选择加入本诉讼，您需要保存您现有的与被告有关的文件。您可能也会在您方便的时候被要求在对方律师楼审判前宣誓证词作证即接受问话，或者/以及在纽约东区地方法院出庭作证。

5. 如果我加入诉讼，我的工作会受影响吗？

不会，联邦法律禁止被告因您加入本案解雇、处罚您或者以任何形式因为本诉讼对您进行歧视或者报复。

6. 我的在美身份有说法吗？

没有。无论您是否有合法身份您都有权加入本次诉讼，并且有权依法加入本诉讼追讨欠薪。

7. 我要怎样加入本次集体诉讼？

此信附上《同意加入诉讼表格》。如果您想加入本次诉讼，请您务必仔细阅读填写该《同意加入诉讼表格》，并于签名后妥当地返还此表格。

请您将表格邮寄到以下地址：

**Douglass C. Palmer
Clerk of the Court
United States District Court
Eastern District of New York
225 Cadman Plaza East
Brooklyn, New York 11201
Re: LIN, *et al.* v. EVERYDAY BEAUTY AMORE INC. *et al.***

您签字的《同意加入诉讼表格》必须在此信邮寄之日起 60 日内寄出。如果您签字的《同意加入诉讼表格》没有在此信邮寄之日起 60 日内寄出，您可能无法加入本次诉讼中依据联邦法进行求偿的部分或如果有发现有金钱赔偿的话您可能无法分享所获赔偿。

8. 我在本案中有律师吗？

如果您选择加入诉讼，您将由原告的律师--蔡鸿章律师楼(Troy Law, PLLC)代理，
蔡鸿章律师楼

41-25 Kissena Boulevard, 119 室,

法拉盛, 纽约 11355,

电话：(718) 762-1324

电子邮箱：johntroy@troypllc.com

9. 我需要单独聘请律师吗？

您可以选择由原告律师蔡鸿章律师楼 (Troy Law, PLLC)代理，您不需要自己另外聘请律师。然而，您也有权另外选择聘请其他律师参加诉讼。如果您选择其他律师，您需要跟律师确认好代理的费用。

10. 律师费会怎么支付？

如果您选择由原告律师蔡鸿章律师楼(Troy Law, PLLC)代理，您不需要向原告的律师 Troy Law, PLLC 先行支付任何费用。如果原告律师代表您，所有的花销和费用会在从被告拿到的任何和解或判决赔偿中扣除。如果没有从被告拿到和解或判决赔偿，原告的律师不会拿到任何费用。关于该通知，加入诉讼的截止日期，该诉讼表格，以及任何关于本诉讼的其他问题，您可以致电原告律师到 (718) 762-1324。您与蔡鸿章律师楼的任何谈话都将受到律师- 客户保密要求的保护，并且未经您的允许不得向第三人披露。

如果您选择由其他律师在本次诉讼中代理您，您可以在《同意加入诉讼表格》中写明，并且直接将此表格在截至日期前递交给法院。

11. 如果我选择什么都不做会怎样？

如果您选择不加入此诉讼，您不会受本案的任何和解或者判决的影响，无论是有利的还是不利的。

12. 此案中被告有律师吗？

有，被告的律师为：

Felice B. Ekelman and Douglas J. Klein

Jackson Lewis P.C.
666 Third Avenue, 29th Floor
New York, NY 10017
(212) 545-4020
Douglas.Klein@jacksonlewis.com

13. 本通知由法院批准派发。

本通知及其内容已由纽约州东区法院法官 **Brian M. Cogan** 授权。法院尚未就本案的实体问题做出裁判。

请不要写信或致电法庭书记员询问案件相关问题。

尽管法官已经批准派发此通知，法院尚未就本案的实体问题给出意见。

同意参加诉讼表格

1. 我同意成为美国纽约州东区法院正在审理的LIN, et al. v. EVERYDAY BEAUTY AMORE INC., et al., U.S. District Court, Eastern District of New York, 民事诉讼编号 18-cv-00729 一案中的原告，并根据「联邦公平劳动标准法」寻求§216 (b) 条款提供的救济。
2. 我在此指定原告林蘭清，苏咏珊，钱理嫻，肖恩淋，江美慧及她们的律师蔡鸿章律师楼 Troy Law · PLLC 作为我本案的代理人，并授该律师楼就本案诉讼和任何和解问题代表我作出决定。我已知悉并理解, 该律师楼代表我的合理费用将从我和所有其他原告获得的判决或者任何和解赔偿中按比例扣除。我已知悉并理解，如果本案获得和解或者获得法院的金钱赔偿判决，律师楼将向法院申请从获得的和解或者判决的金钱赔偿总额中扣除合理的律师费和其他花费。我同意受到法院关于本案任何裁决的约束，无论是有利的还是不利的。

姓名 (清晰书写) : _____

签名 : _____ 日期 : _____

住址 : _____

城市，州，邮编 : _____

电话号码 : _____

电子信箱 : _____

邮寄到:

Douglass C. Palmer

Clerk of the Court

United States District Court

Eastern District of New York

225 Cadman Plaza East

Brooklyn, New York 11201

RE: LIN, et al. v. EVERYDAY BEAUTY AMORE INC. et al.